59 McCorkle Court Reporters, Inc. 200 N. LaSalle Street, Suite 300 2 Chicago, Illinois 60601-1014 3 4 June 27, 2008 DATE: Consumer Advocacy Center, P.C. ATTN: Mr. Lance A. Raphael 5 180 West Washington Street, Suite 700 Chicago, Illinois 60602 6 7 IN RE: Flores vs. Diamond Bank COURT NUMBER: 07 C 6403 DATE TAKEN: June 24, 2008 . 8 DEPONENT: Carmen Flores 9 Dear Mr. Raphael: 10. Enclosed is the deposition transcript for the 11 aforementioned deponent in the above-entitled cause. Also enclosed are additional signature pages, if applicable, and errata sheets. 12 13 Per your agreement to secure signature, please submit the transcript to the deponent for review 14 and signature. All changes or corrections must be made on the errata sheets, not on the transcript itself. All errata sheets should be 15 signed and all signature pages need to be signed and notarized. 16 17 After the deponent has completed the above, please return all signature pages and errata sheets to me at the above address, and I will 18 handle distribution to the respective parties. 19 If you have any questions, please call me at the phone number below. 20 Sincerely, 21. 22 Margaret Setina Court Reporter: Kimberley M. Titsworth Signature Department 23 cc: Mr. Belongia 24

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. 1	IN THE UNITED STATES DISTRICT COURT	1 INDEX
2 3	FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION	2 WITNESS EXAMINATION
4 5	CARMEN FLORES, ) individually and on )	3 CARMEN FLORES
6 7	behalf of all others ) No. 07 C 6403 similarly situated, ) Judge Hibbler	4 By Mr. Belongia 6
8 9	Plaintiff, ) Magistrate vs. ) Judge Valdez	5
10 11	DIAMOND BANK, ) Defendant. )	6
12 13	The discovery deposition of CARMEN FLORES,	7
14 15	taken in the above-entitled cause, before KIMBERLEY M. TITSWORTH, a notary public of Cook	8
16 17	County, Illinois, on Tuesday, June 24, 2008, at 2:20 p.m., at 53 West Jackson Boulevard,	9
18	Suite 315, Chicago, Illinois, pursuant to notice.	10 EXHIBITS
20 21		11 NUMBER MARKED FOR ID
22 23	Reported by: Kimberley M. Titsworth, CSR License No.: 084-004670	12 Flores Deposition Exhibit
24	License No.: U84-004670	13 A 17
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1	APPEARANCES:	1 (WHEREUPON, the witness was duly
2	CONSUMER ADVOCACY CENTER, P.C.	
	CO. TOOMERTY ADVOCATOR OF THE CO.	2 sworn.)
3	BY: MR. LANCE A. RAPHAEL	2 sworn.) 3 MR. BELONGIA: Could you please state and
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1	loudly so everybody can hear you. There's a	1	Chicago.
2	slight echo in the room, so it's important,	2	Q. How do you spell the street name,
3	again, that you speak slowly and clearly so that	3	please.
4	the court reporter can take everything down. Is	4	A. M-c-V-i-c-k-e-r.
5	that fair?	5	Q. Is that a capital V?
6	THE WITNESS: Yes.	6	A. Capital V.
7	MR. BELONGIA: If you don't understand any	7	Q. And that's in Chicago?
8	one of my questions, which has been known to	8	A. Yes.
9	happen from time to time, you can please let me	9	Q. What's the ZIP code?
10	know that, in fact, you don't understand the	10	A. 60639.
11	question, and I'll be happy to rephrase it;	11	Q. And what is your current age, please.
12	okay?	12	A. God, I'm trying to calculate that. 55.
13	THE WITNESS: Okay.	13	Q. And what's the last four digits of your
14	MR. BELONGIA: It's important that you	14	Social Security number?
15	respond to all of my questions with verbal	15	A. 9516.
16	responses. The court reporter, who's taking	16	Q. And your marital status?
17	everything down here on a machine, can't take	17	A. I'm divorced.
18	down shrugs, nods, uh-huhs, so everything has to	18	Q. Do you have any children?
1.9	be a verbal response. Fair?	19	A. Yes.
20	THE WITNESS: Okay. Yes.	20	Q. How many?
21	MR. BELONGIA: If at any point you need a	21	A. Two.
22	break for whatever reason, as long as there is	22	Q. And how old are they?
23	not a pending question, we will break to use the	23	A. 31 and 34.
24	washroom, get you something to drink or for just	24	Q. Do either of them work in the legal
	5		7
l		星	
1	a break to have a break; okay?	1	field?
1 2	a break to have a break; okay? THE WITNESS: Okay.	1 2	A. No.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	THE WITNESS: Okay.  MR. BELONGIA: Given that I don't know you, let me just take a brief second to explain the deposition. It's an opportunity for me, as the attorney for the defendant bank, Diamond Bank, FSB, and the case that you brought against it to ask you questions on the record; okay?  THE WITNESS: Yes.  MR. BELONGIA: And as I don't know you, I'm going to ask some general background questions, and I'm sure Mr. Raphael will let you know that I'll be doing that. And don't be offended by any means by the questions. It's just that I don't know you, and this is my only opportunity to speak to you on the record; okay?  THE WITNESS: All right.  CARMEN FLORES, having been first duly sworn, was examined and testified as follows:  EXAMINATION  BY MR. BELONGIA:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 20 21 22	A. No. Q. They don't work for a law firm or any law school? A. No. Q. What's your highest level of education? A. About second year of college. Q. Did you receive any type of certificate or degree? A. No. Q. And where did you attend? A. I attended — well, I've attended Harold Washington. Q. Were you seeking any specific type of coursework, business or marketing or anything? A. Yes, accounting. Q. Accounting? A. Yes. Q. Are you currently employed? A. Yes. Q. Where are you employed? A. I work for World Book.

19 filed a bankruptcy when she didn't.

21

22

23

24

20 BY MR. BELONGIA

plaintiff in any other litigation?

A. The Credit Union 1.

Q. Besides this lawsuit, are you a

Q. So there is another pending lawsuit

11 Q. What did Credit Union 1 do wrong? MR. RAPHAEL: Objection. Calls for work product, attorney-client privilege information. And if you go off the record for a second, I'll explain something to you. (WHEREUPON, a discussion was had off the record.) MR. BELONGIA: For the record, we're going to stipulate between the parties that the Smith versus Credit Union 1 case involving Ms. Flores is the same claim as - similar claims as brought in the Diamond Bank case. MR. RAPHAEL: Correct. And it's the subject of a preliminary approved settlement and class basis where the first-named plaintiff is Smith, 18 BY MR. BELONGIA: 19 Q. Ms. Flores, besides the Smith case and 20 this case you're here today about, are there any other lawsuits that you ever filed? 21 22 A. Not that I can recall at this time. 23 Q. So is it fair to say you never filed 24 any actions for workers' comp or for personal 12

18

19

20

21

22

23

MR. BELONGIA: Yes.

MR. RAPHAEL: Fine.

In the other depositions of the bank

accounts, their bank accounts, so that we could write down the number for their bank account on

president and the bank vice president, they

produced to me their ATM cards for their

C	ase 1:07-cv-06403 Document 57-4		iled 07/30/20
1	injury?	1	a piece of paper
2	A. No, not that I can recall.	2	strictly confident
3	<ul> <li>Q. So is it fair to say that you've,</li> </ul>	3	sees it.
4	besides the Smith case, never been a class	. 4	It's just for
5	plaintiff, other than these two cases?	5	that I guess fo
6	A. Correct.	6	it for the evidence
7	Q. Do you currently have a bank account?	7	actually took out
8	A. Yes.	8	it was to establis
9	Q. How many bank accounts do you have?	9	used his own AT
10	A. How many bank accounts?	10	for him; correct?
11	Q. Yes.	11	MR. BELONG
12	A. Maybe three.	12	what is called a l
13	Q. Are they all at the same financial	13	confidentiality. A
14	institution?	14	inspect your care
15	A. Yes.	15	down, he's going
16	Q. And what institution is that?	16	correct, he's goir
17	A. TCF.	17	and your number
18	Q. And at the time of the alleged	18	locked drawer so
19	occurrence in this lawsuit of August 2nd, 2007,	19	anyone.
20	were your accounts at TCF Bank?	20	And we und
21	A. Yes.	21	issues, and we d
22	Q. How long have you maintained bank	22	produced our clie
23	accounts at TCF Bank?	23	cards, okay? .Bu
24	A. Several years. I don't remember how	24	Mr. Raphael, veri
	13		
1	many.	1	so that we can cre
2	Q. And do you have an ATM card for the	2	discovery produce
3.	bank accounts at TCF Bank?	-3	MR. RAPHAEL
4	A. Yes.	4	toss it to him.
5	Q. And how many ATM cards do you have?	5	BY MR. BELONG
6	A. I carry only one with me. So I think I	6	Q. Do you hav
7	have three.	7	A. No.
8	Q. So you have three total cards?	8	MR. RAPHAEL
9	A. ATM, yes.	9	ATM stuff. I'd just
10	Q. The one that you carry currently, is	10	no one else but yo
11	that linked to all three accounts?	11	MR. BELONG
12	A. Yes.	12	MR. RAPHAEL
13	Q. And that card, do you have it with you	13	confidential exhibi
14	today?	14	MR. BELONG
15	A. Yes.	15	Ms. Flores's numb
16	MR. RAPHAEL: Are we going to do the same	16	number –
17	thing we did?	17	MR. RAPHAEL:
	MD DELONGIA V		THE STATE OF THE S

1	a piece of paper that I said I would keep
2	strictly confidential, only my eyes, no one else
. 3	sees it.
. 4	It's just for the evidence to establish
5	that I guess for you he's going to be using
6	it for the evidence to establish that you
7	actually took out money from this ATM. For me
8	it was to establish that the bank president had
9	used his own ATM. No one will see it, except
10	for him; correct?
11	MR. BELONGIA: It'll be maintained and we do
12	what is called a little stipulation to
13	confidentiality. And what I'm going to do is
14	inspect your card, I'm going to write the number
15	down, he's going to verify that the number is
16	correct, he's going to sign this piece of paper
17	and your number will be kept in our office in a
18	locked drawer so that it can't be revealed to
19	anyone.
20	And we understand the identity theft
21	issues, and we did the same thing when we
22	produced our clients', employees, bank ATM
23	cards, okay? But we need to, as did
24	Mr. Raphael, verify that transactions did incur
	15
1	so that we can cross-reference with the
2	discovery produced in the case; okay?
3	MR. RAPHAEL: So if you have your ATM card,
4	toss it to him.
5	BY MR. BELONGIA:
6	
7	Q. Do you have any questions?
1	A. No.
8	
	A. No.
8	A. No. MR. RAPHAEL: I stipulate that this is her
8 9	A. No.  MR. RAPHAEL: I stipulate that this is her  ATM stuff. I'd just staple this closed so that
8 9 0	A. No. MR. RAPHAEL: I stipulate that this is her ATM stuff. I'd just staple this closed so that no one else but you or I saw it.
8 9 0	A. No. MR. RAPHAEL: I stipulate that this is her ATM stuff. I'd just staple this closed so that no one else but you or I saw it. MR. BELONGIA: Yeah.
8 9 0 1	A. No. MR. RAPHAEL: I stipulate that this is her ATM stuff. I'd just staple this closed so that no one else but you or I saw it. MR. BELONGIA: Yeah. MR. RAPHAEL: And we should mark it as a
8 9 0 1 2 3	A. No. MR. RAPHAEL: I stipulate that this is her ATM stuff. I'd just staple this closed so that no one else but you or I saw it. MR. BELONGIA: Yeah. MR. RAPHAEL: And we should mark it as a confidential exhibit.
8 9 0 1 2 3 4	A. No. MR. RAPHAEL: I stipulate that this is her ATM stuff. I'd just staple this closed so that no one else but you or I saw it. MR. BELONGIA: Yeah. MR. RAPHAEL: And we should mark it as a confidential exhibit. MR. BELONGIA: Exhibit A. For the record,
8 9 0 1 2 3 4 5	A. No. MR. RAPHAEL: I stipulate that this is her ATM stuff. I'd just staple this closed so that no one else but you or I saw it. MR. BELONGIA: Yeah. MR. RAPHAEL: And we should mark it as a confidential exhibit. MR. BELONGIA: Exhibit A. For the record, Ms. Flores's numbers for her ATM account
8 9 0 1 2 3 4 5	A. No. MR. RAPHAEL: I stipulate that this is her ATM stuff. I'd just staple this closed so that no one else but you or I saw it. MR. BELONGIA: Yeah. MR. RAPHAEL: And we should mark it as a confidential exhibit. MR. BELONGIA: Exhibit A. For the record, Ms. Flores's numbers for her ATM account number —
8 9 10 1 2 3 4 5 6 7	A. No. MR. RAPHAEL: I stipulate that this is her ATM stuff. I'd just staple this closed so that no one else but you or I saw it. MR. BELONGIA: Yeah. MR. RAPHAEL: And we should mark it as a confidential exhibit. MR. BELONGIA: Exhibit A. For the record, Ms. Flores's numbers for her ATM account number — MR. RAPHAEL: I didn't give any in the
8 9 10 1 2 3 4 5 6 7 8 9	A. No. MR. RAPHAEL: I stipulate that this is her ATM stuff. I'd just staple this closed so that no one else but you or I saw it. MR. BELONGIA: Yeah. MR. RAPHAEL: And we should mark it as a confidential exhibit. MR. BELONGIA: Exhibit A. For the record, Ms. Flores's numbers for her ATM account number — MR. RAPHAEL: I didn't give any in the others.
8 9 10 1 1 2 3 4 5 6 7 8 9	A. No. MR. RAPHAEL: I stipulate that this is her ATM stuff. I'd just staple this closed so that no one else but you or I saw it. MR. BELONGIA: Yeah. MR. RAPHAEL: And we should mark it as a confidential exhibit. MR. BELONGIA: Exhibit A. For the record, Ms. Flores's numbers for her ATM account number — MR. RAPHAEL: I didn't give any in the others. MR. BELONGIA: Right. I'm not going to.
8 9 10 1 2 3 4 5 6 7 8	A. No. MR. RAPHAEL: I stipulate that this is her ATM stuff. I'd just staple this closed so that no one else but you or I saw it. MR. BELONGIA: Yeah. MR. RAPHAEL: And we should mark it as a confidential exhibit. MR. BELONGIA: Exhibit A. For the record, Ms. Flores's numbers for her ATM account number — MR. RAPHAEL: I didn't give any in the others. MR. BELONGIA: Right. I'm not going to. Has been written on a piece of paper.
8 9 10 1 1 2 3 4 5 6 7 8 9 0	A. No. MR. RAPHAEL: I stipulate that this is her ATM stuff. I'd just staple this closed so that no one else but you or I saw it. MR. BELONGIA: Yeah. MR. RAPHAEL: And we should mark it as a confidential exhibit. MR. BELONGIA: Exhibit A. For the record, Ms. Flores's numbers for her ATM account number — MR. RAPHAEL: I didn't give any in the others. MR. BELONGIA: Right. I'm not going to. Has been written on a piece of paper. Counsel and I have signed the stipulation of

		26	<del></del>
1	litigation, and destroyed at the conclusion of	1	A. It's right on Clark and North Avenue.
2	·	2	
3		3	August 2nd, 2007, had you ever used the ATM at
4	It will be marked as Confidential	4	that bank before?
5		5	A. No.
6	record.	6	Q. This was the first time you ever used
7	(WHEREUPON, Flores Deposition	7	this bank ATM?
8	Confidential Exhibit A was	8	A. Yes.
9	marked for identification by	9	Q. What was the reason you were in the
10	•	10	vicinity of Clark and North Avenue on
11	MR. RAPHAEL: Off the record for a second.	11	August 2nd, 2007?
12	(WHEREUPON, a discussion was had	12	A. I was by my chiropractor.
13	off the record.)	13	Q. And where is your chiropractor located?
14	BY MR. BELONGIA:	14	A. My chiropractor is on Wells by North
15	Q. Was this the ATM card that was used at	15	Avenue.
16	the time of the alleged occurrence on -	16	Q. And what's your chiropractor's name?
17	A. Yes.	17	A. Peak Performance.
18	Q. — August 2nd, 2007?	18	MR. RAPHAEL: Peak or Pete?
19	A. Yes.	19	THE WITNESS: Peak, P-e-a-k.
20	Q. It's important to add one more ground	20	BY MR. BELONGIA:
21	rule at this point. It's important for the	21	
22	transcript purposes that you wait until I ask	22	Q. And do you have a specific physician that you see at Peak Performance?
23	the entire question. It's human nature; once I	23	
24	start talking, you know what I'm going to say,	24	A. They changed, so I got a new one now.  It's not the same. But it's the same office.
~	17	24	19
-			19
1	to answer but we need to get it all on the	1	MR. RAPHAEL: At the time. He's asking you
2	record clean; okay?	2	at the time.
3	A. Okay	3	BY MR. BELONGIA:
4	Q. What bank branch of TCF Bank do you	4	Q. Yeah, at the time who was your
5	usually use for your financial transactions?	5	chiropractor?
6	A. I usually go to the one that's close to	6	A. Dr. Crevy.
7	my house. That's on – what do you want, the	7	Q. How do you spell that?
8	address?	8	A. I think it's C-r-e-v-y.
9	Q. Yes.	9	Q. And prior to August 2nd, 2007, for how
10	A. I don't have the address. I can tell	10	long a period of time had you been treating with
11	you	11	Dr. Crevy at Peak Performance at Wells and North
12	Q. Give me the nearest intersection.	12	Avenue?
13	A. It's on Narragansett, close to	13	A. About two years.
14	Diversey. It's a Jewel's.	14	Q. And is it your testimony that in that
15	Q. And your employer is located on	15	two-year period you had never gone to the corner
16	Michigan Avenue, correct?	16	of Clark and North Avenue to utilize the ATM
17	A. Correct.	17	machine at Diamond Bank or any of its
18	Q. Whereabouts on Michigan Avenue?	18	predecessors?
19	A. South Water,	19	The second consideration and all
20	Q. So can we agree that neither one of	20	
20 21	those locations is close to Diamond Bank?	20 21	Q. When you would treat with Dr. Crevy
22	A. Yes.	22	did you pay by cash, credit card or check?  A. I don't remember.
23	Q. To the best of your recollection, where	23	
			Q. Was it covered, do you know, by medical
	IS LIISMODO BARK (OCOTOO)		
24	is Diamond Bank located?	24	insurance?

	· · · · · · · · · · · · · · · · · · ·		
1	A. Part of it is. So sometimes if I have	1	Form of the question. You can answer.
2	the cash, I'll pay cash. Sometimes credit card.	2	THE WITNESS: No.
3	So I don't remember on that day.	3	BY MR. BELONGIA:
4	Q. On August 2nd, 2007, do you recall the	4	Q. Would it be fair to say it was more
5	specific reason why you needed to use an ATM	5	than 100 times?
6	machine?	6	MR. RAPHAEL: Same objection, form of the
7	A. i can't remember.	7	question. You can answer.
8	Q. Do you recall specifically how much	8	THE WITNESS: I don't know how many times
9	money that you took out of the ATM machine at	- 9	BY MR. BELONGIA:
10	Diamond Bank on August 2nd, 2007?	10	Q. You testified earlier that you have
11	A. I don't remember.	11	three ATM cards, is that correct?
12	Q. Do you remember what time of day that	12	A. Correct.
13	you went to the machine to use the machine for	13	Q. And had you ever used any of the other
14	whatever purpose?	14	two ATM cards, besides the one that you've
15	A. I think it was late afternoon.	15	produced today?
16	Q. Was it before or after your doctor's	16	A. Very rarely.
17	appointment?	17	Q. What is the purpose of having these two
18	A. I don't remember if it was before or	18	other ATM cards?
19	after.	19	A. I have them joint with my kids.
20	Q. Do you recall typically during that	20	Q. And that's the next question. Who else
21	two-year period on and prior to August 2nd,	21	is on these three bank accounts at TCF Bank,
22	2007, whether your appointments with Dr. Crevy	22	besides yourself?
23	were after work?	23	MR. RAPHAEL: Objection. Form. You can
24	A. They're usually after work.	24	answer. Always answer, unless I say don't
	21	1	2
1	Q. And do you have a standing appointment		And if you are about about a request
2	time with Dr. Crevy?	1 2	answer. And if you can answer, always answer. BY MR. BELONGIA:
3	A. The majority of the time was around –	3	Q. The reason I asked is that you just
4	it's after 4:00, 5:00 o'clock.	4	testified that your children were on the
5	Q. What's your dismissal time from work?	5	accounts. And so now I'm asking
6	In other words, what time do you leave?	6	A. They're on the other two accounts. On
7	A. Well, I work it's usually	7	this one I'm the only one.
8	4:00 o'clock, 4:15. But many times I stay over.	8	Q. So let me ask this question. You have
9	Q. At the time you used the ATM at Diamond	9	three total accounts at TCF Bank, correct?
10	Bank on August 2nd, 2007, was anyone with you?	10	A. Correct.
11	A. No.	11	Q. You're on all three accounts, correct?
12	Q. At the time you used the ATM, were you	12	A. Correct.
13	talking on a cell phone?	13	Q. On any one of those three accounts, is
14	A. Not that I can remember.	14	there somebody else that's a signatory on those
15 <sup>-</sup>	Q. Prior to using the Diamond Bank ATM on	15	accounts?
16	August 2nd, 2007, had you ever used an ATM	16	A. Like I said, my kids. Each one of my
17	machine before?	17	kids has one account with me.
18	A. Yes.	18	Q. Again, that's why we ask these
19	Q. Can you give me an approximate number		questions. And they may seem redundant or
20	of times that you used an ATM machine prior to		repetitive, but we have to get to the minutia of
21	August 2nd, 2007?	21	the details. That's what lawyers do.
22	A. No.	22	So is it fair to say one of the
	- · · · · · · · · · · · · · · · · · · ·		So to it ion to day one of the
23	MR. RAPHAEL: Objection.	23	accounts, the account that you accessed on:
23 24	MR. RAPHAEL: Objection. Wait, pause.	23 24	accounts, the account that you accessed on August 2nd, 2007, you're the sole signatory on
	MR. RAPHAEL: Objection. Wait, pause. 22	23 24	accounts, the account that you accessed on August 2nd, 2007, you're the sole signatory on 24

*	1 that account?	1	from the Diamond Bank ATM, on August 2nd?
	2 A. That's correct.	2	A. Correct, I don't remember.
errege (	3 Q. You have another a	· · · · · · · · · · · · · · · · · · ·	MR. RAPHAEL: Objection. Asked and answered
.)	4 one child as also a signato		twice.
and a second	5 A. That's correct.	5	MR. BELONGIA: And we'll mark this as
	6 Q. And that has its own	ATM card, is that	Exhibit B.
	7 right?	7	(WHEREUPON, Flores Deposition
	8 A. That's correct.	8	Exhibit B was marked for
	9 Q. And you have a third	d account with the	identification.)
4	10 other child as the other sig		BY MR. BELONGIA:
	11 A. That's correct.	11	Q. Looking at Exhibit B, do you recognize
	12 Q. And that has, also, a	nother ATM card; 12	what is represented to be Exhibit B?
	13 correct?	13	MR. RAPHAEL: Can we stipulate that it's the
	14 A. That's correct.	14	same? It's Flores 1.
	15 Q. But the only thing we	e care about today 15	MR. BELONGIA: Yes.
	16 that we're talking about is t		THE WITNESS: I'm sorry?
	17 have with the ATM card tha		MR. RAPHAEL: Do you recognize that?
	18 you're the only signatory or		THE WITNESS: Yes.
	19 right?	19	BY MR. BELONGIA:
	20 A. That's correct.	20	Q. What is it?
	21 MR. RAPHAEL: If there		A. It's the receipt that I got after I
•	22 to stipulate to, let me know.		withdrew the money.
	23 MR. BELONGIA: Okay.	23	Q. Does this refresh your recollection as
	24 MR. RAPHAEL: Becaus	<b>B</b>	to the amount of money you withdrew from the
٠		25	27
	1 way we did it at the other de	os. We'll try to 1	Diamond Bank ATM?
	<ul><li>1 way we did it at the other dep</li><li>2 stipulate.</li></ul>	os. We'll try to 1	Diamond Bank ATM?  A. Yeah, it stated \$50.
		2	
	2 stipulate.	2	A. Yeah, it stated \$50.
	<ul><li>2 stipulate.</li><li>3 Stipulate means agree</li></ul>	to it. 2	A. Yeah, it stated \$50.     Q. Now that you can recall that it was
	<ul><li>2 stipulate.</li><li>3 Stipulate means agree</li><li>4 THE WITNESS: Okay.</li></ul>	to it. 2 3 4 5	A. Yeah, it stated \$50.     Q. Now that you can recall that it was \$50, do you remember what you used that \$50 for?
	<ul> <li>stipulate.</li> <li>Stipulate means agree</li> <li>THE WITNESS: Okay.</li> <li>BY MR. BELONGIA:</li> </ul>	2 to it. 3 4 5 1 testified a 6	A. Yeah, it stated \$50.  Q. Now that you can recall that it was  \$50, do you remember what you used that \$50 for?  A. No.
	<ul> <li>stipulate.</li> <li>Stipulate means agree</li> <li>THE WITNESS: Okay.</li> <li>BY MR. BELONGIA:</li> <li>Q. And so I'm correct you</li> </ul>	to it. 3 4 5 I testified a 6 recall the 7	A. Yeah, it stated \$50.  Q. Now that you can recall that it was  \$50, do you remember what you used that \$50 for?  A. No.  MR. RAPHAEL: Say it louder so she can
	<ul> <li>stipulate.</li> <li>Stipulate means agree</li> <li>THE WITNESS: Okay.</li> <li>BY MR. BELONGIA:</li> <li>Q. And so I'm correct you</li> <li>little bit earlier that you don't</li> </ul>	to it. 3 4 5 I testified a 6 recall the 7 were accessing or 8	A. Yeah, it stated \$50.  Q. Now that you can recall that it was \$50, do you remember what you used that \$50 for?  A. No.  MR. RAPHAEL: Say it louder so she can you're going to drive her crazy. You're so
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	Stipulate.  Stipulate means agree THE WITNESS: Okay.  BY MR. BELONGIA: Q. And so I'm correct you little bit earlier that you don't specific purpose for why you using the ATM at Diamond B correct? A. Correct. I can't remen Q. And is it fair to say you remember how much money Going to the actual tran ATM, do you remember whet or made a deposit? A. At Diamond Bank? Q. Correct.  Q. And is it fair to say you	to it.  1 testified a fecall the	A. Yeah, it stated \$50.  Q. Now that you can recall that it was \$50, do you remember what you used that \$50 for?  A. No.  MR. RAPHAEL: Say it louder so she can you're going to drive her crazy. You're so soft.  THE WITNESS: I'm sorry. BY MR. BELONGIA:  Q. So it would be fair to say that after you withdrew the money you completed your transactions at the ATM at Diamond Bank?  A. Yes.  Q. You didn't deposit any of the money back into your account, correct?  A. No.  MR. RAPHAEL: Do you want me to stipulate there was no deposit made?  MR. BELONGIA: Yes.
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	Stipulate.  Stipulate means agree THE WITNESS: Okay.  BY MR. BELONGIA: Q. And so I'm correct you little bit earlier that you don't specific purpose for why you using the ATM at Diamond B correct? A. Correct. I can't remen Q. And is it fair to say you remember how much money Going to the actual tran ATM, do you remember whet or made a deposit? A. At Diamond Bank? Q. Correct.  A. It would be to withdraw Q. And is it fair to say you a deposit at that time, correct A. Correct.  Q. And an I correct that y	to it.  1 testified a	A. Yeah, it stated \$50.  Q. Now that you can recall that it was \$50, do you remember what you used that \$50 for?  A. No.  MR. RAPHAEL: Say it louder so she can you're going to drive her crazy. You're so soft.  THE WITNESS: I'm sorry. BY MR. BELONGIA:  Q. So it would be fair to say that after you withdrew the money you completed your transactions at the ATM at Diamond Bank?  A. Yes.  Q. You didn't deposit any of the money back into your account, correct?  A. No.  MR. RAPHAEL: Do you want me to stipulate there was no deposit made?  MR. BELONGIA: Yes.  MR. RAPHAEL: We're stipulating no deposit was made by my client into the Diamond Bank account.

2 saying it in a questioning type of fashion, it's coming out as if you are saying this as an 3 emphatic statement. So if you don't know 4 exactly, tell him. Otherwise --5 6 BY MR. BELONGIA: 7 Q. What other routes do you take, besides 8 the route you just described? 9 A. I take the Brown Line to Sedgwick, and 10 then I walk down. Q. Where do you pick up the Brown Line? 12 A. On State and Lake. Q. Besides the Brown Line and the Clark 13 bus, is there any other way you get from your 14 work to Dr. Crevy's office? 15 16 A. No. 17 Q. Do you know if there are any other 18 ATM's within a one-block radius of Dr. Crevy's 19 office, besides Diamond Bank? MR. RAPHAEL: Objection. Form of the 20 21 22 THE WITNESS: No, not that I can remember 23 seeing any. 24 31 BY MR. BELONGIA: 1

him or me questions. So even though you're

1 2 3 4 5 6 7 8 9 10 11 12 13 14 Dr. Crevy's office? 15 A. It's right on Wells between North 16 Avenue and that other street. Is it Armitage? 17 MR. RAPHAEL: You're looking at the wrong guy 18 because I actually told him I've never been to 19 Diamond Bank. 20 You've been there, so you know what 21 she's talking about. I don't. 22 THE WITNESS: The next big street after North 23 Avenue. I think it's Armitage. MR. RAPHAEL: And by the way, you can't ask 24

2 Q. On August 2nd, 2007, when you used the 3 ATM machine at Diamond Bank, did you look at the machine to see whether or not there was a fee 5 notice placed on the machine? 6 A. Yes. Q. Why did you look on the machine --8 A. I always do. 9 Q. - to see whether or not there was a 10 fee notice? 11 A. I always do. 12 Q. Why do you always look? 13 A. To see if I'm going to get charged a 14 15 Q. Prior to August 2nd, 2007, had you ever 16 been charged a fee for using a bank that was not a TCF Bank? 17 A. I don't remember if it was before or 18 三人 经公司总额的证据 after. I don't remember. 19 20 Q. When did you open up your account? 21 When I say account, we're just talking about

this specific one account you identified that

A. Several years ago. I don't remember

you're the sole signatory at TCF Bank.

32

creaming the district

30

22

23

24

1	how long.	1	the ATM whether or not you had to wait for
2	Q. When you opened up that account at TCF	2	anyone in front of you to finish a transaction
3	Bank, do you recall getting any type of	3	at the machine?
4	disclosures from the bank concerning your	4	A. There was no one there.
5	account?	5	Q. While you were performing your
6	A. I don't remember.	6	transaction at the machine, was anyone waiting
7	Q. Do you recall getting a disclosure from	7	in line behind you for you to finish your
8	TCF Bank that anytime you performed an ATM cash	8	transaction?
9	withdrawal from a non-TCF Bank that you may be	9	A. No.
10	charged a fee by that other bank?	10	Q. You testified that you always look at
11,.	MR. RAPHAEL: Objection. Form and	11	the machine to see if there's a fee notice
12	foundation.	12	posted on the machine before you do a
13	THE WITNESS: I don't remember getting if	13	transaction, correct?
14	they did, I don't remember.	14	A. Correct.
15	BY MR. BELONGIA:	15	Q. If you see a fee notice on a non-TCF
16	Q. The ATM at Diamond Bank, where was that	16	Bank, do you strike that.
17	located? Was it in the inside or the outside of	17	On and prior to August 2nd, 2007, when
18	the building?	18	you would look at an ATM machine that was a
19	A. It's on the outside of the building.	19	non-TCF Bank machine and you did not see a fee
20	Q. And you testified that the bank is at	20	notice, would you continue with the transaction?
21	Clark and North Avenue, is that right?	21	MR. RAPHAEL: Objection. Form. You can
22	A. No. I'm sorry. I'm wrong on that	22	answer.
23	one yeah, it is Clark and North Avenue.	23	THE WITNESS: If I did not see a fee notice?
	· · · ·		
24	Q. On what side of the building was the	24	Yes.
24	Q. On what side of the building was the 33	24	Yes. 35
24	_		
	33		35
1	ATM, Clark or North Avenue?	1 2	BY MR. BELONGIA:
1 2	ATM, Clark or North Avenue?  A. It's on	1 2 3	BY MR. BELONGIA:  Q. If you saw a fee notice on a non-TCF
1 2 3	ATM, Clark or North Avenue?  A. It's on  MR. RAPHAEL: You can't use your hands to	1 2 3	BY MR. BELONGIA:  Q. If you saw a fee notice on a non-TCF Bank, would you continue to consummate the
1 2 3 4	ATM, Clark or North Avenue?  A. It's on MR. RAPHAEL: You can't use your hands to gesture.	1   2   3   4	BY MR. BELONGIA:  Q. If you saw a fee notice on a non-TCF Bank, would you continue to consummate the transaction at the machine?
1 2 3 4 5	ATM, Clark or North Avenue?  A. It's on MR. RAPHAEL: You can't use your hands to gesture. THE WITNESS: I'm thinking. I'm sorry. It's	1 2 3 1 4 1 5 6	BY MR. BELONGIA:  Q. If you saw a fee notice on a non-TCF Bank, would you continue to consummate the transaction at the machine?  MR. RAPHAEL: Same objection, form.
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36 9 (Pages 33 to 36)

MR. RAPHAEL: Objection to form. Go ahead.

to be charged a fee because you were a

non-Diamond Bank customer?

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MR. RAPHAEL: Objection. Form. Go ahead.

Q. Do you remember when you went to use

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BY MR. BELONGIA:

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	1	THE WITNESS: I saw a fee, yes, after I	1	A. Yes.
	- 2	started the transaction.	2	• •
ļ	3	BY MR. BELONGIA;	3	
Ī	4	Q. And did you continue with the	4	
- 1	5	transaction after seeing the notice that you	5	
	6	were going to be charged a fee?	6	A. Yes.
ľ	. 7	A. Yes.	7	Q. After receiving that receipt, did you
	8	Q. Let me ask you, the next question is,	8	ever contact anyone at Diamond Bank to object to
	9	why did you continue to consummate the	9	the fee being charged for the transaction?
- 1	10	transaction after you were alerted that you were	10	
	11	going to be charged a fee?	11	THE WITNESS: No.
- 1	12	MR. RAPHAEL: Objection to form. Go ahead.	12	BY MR. BELONGIA:
	13	THE WITNESS: I was already in the	13	Q. Would it be fair to say you did not
	14	transaction, so I just finished it off and	14	contact anyone at Diamond Bank to object to the
	15	BY MR. BELONGIA:	15	fee because you had chosen to proceed with the
	16	Q. Would you agree with me that if you	16	transaction after reading the on-screen notice
	17	would have chosen not to be charged a fee	17	that you were going to be charged a fee?
	18	pursuant to the on-screen notice that the	18	A. Can you repeat that?
	19	transaction would have stopped and you would not	19	MR. BELONGIA: Can you read that back?
	20	have been charged a fee?	20	(WHEREUPON, the record was read
	21	MR. RAPHAEL: Objection. Foundation. Go	21	by the reporter as requested.)
1	22	ahead.	22	THE WITNESS: Yes.
	23	THE WITNESS: I'm sorry, repeat that again.	23	BY MR. BELONGIA:
	24	<i></i>	24	Q. Do you recall on August 2nd, 2007,
1		37		39
				00
	ente, di			
in.	1	BY MR. BELONGIA:	1	observing any signage on the ATM at Diamond
	1 2	BY MR. BELONGIA; Q. Do you agree with me that upon seeing	1 2	
		BY MR. BELONGIA:  Q. Do you agree with me that upon seeing this on-screen notice that you were about to be		observing any signage on the ATM at Diamond Bank? MR. RAPHAEL: Objection. Form.
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	2 3 4 5 6 7	BY MR. BELONGIA:  Q. Do you agree with me that upon seeing this on-screen notice that you were about to be charged a fee that if you chose no, not to continue with the transaction, that you, in fact, would have not been charged for any transaction?	2 3 4 5	observing any signage on the ATM at Diamond Bank?  MR. RAPHAEL: Objection. Form.  THE WITNESS: I don't remember seeing anything else.
	2 3 4 5 6	BY MR. BELONGIA:  Q. Do you agree with me that upon seeing this on-screen notice that you were about to be charged a fee that if you chose no, not to continue with the transaction, that you, in fact, would have not been charged for any transaction?  MR. RAPHAEL: Same objection.	2 3 4 5 6	observing any signage on the ATM at Diamond Bank? MR. RAPHAEL: Objection. Form. THE WITNESS: I don't remember seeing anything else. BY MR. BELONGIA:
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	1 let's explore that a little further.	1	THE WITNESS: I don't know.
- [	2 A. Sorry.	2	BY MR. BELONGIA:
	<ol> <li>Q. You said, I probably would have but</li> </ol>	3	Q. Prior to the Smith case and the current
	4 maybe I didn't quite understand the response.	4	case against Diamond Bank, have you ever engaged
	5 This is very simple. If you had seen a	. 5	the office of Mr. Raphael before for any legal
	6 fee notice on any ATM on August 2nd, 2007, would	6	purpose?
	7 you have chosen to use a different ATM instead	7	A. No.
	8 of the ATM at Diamond Bank? Go.	8	Q. After you left the ATM on August 2nd,
	9 MR. RAPHAEL: Objection. Foundation, form of	9	2007, where did you go?
1	the question, calls for speculation, incomplete	10	A. I don't remember.
	11 hypothetical. Subject to that, you can answer.	11	Q. Prior to August 2nd, 2007, had you ever
1	12 THE WITNESS: I'm not sure.	12	walked up to an ATM machine that did not have a
1	13 BY MR. BELONGIA:	13	fee notice, perform a transaction and not get
1	Q. Why are you not sure?	14	charged an ATM fee?
1	5 MR. RAPHAEL: Same objection.	15	MR. RAPHAEL: Objection. Form.
1	6 THE WITNESS: Like I said before, I would try	16	THE WITNESS: I don't remember. I don't
1	7 and find a bank that didn't have the sticker,	17	remember.
1	8 and I'm not sure if I would have.	18	BY MR. BELONGIA:
1	9 BY MR. BELONGIA:	19	Q. As you sit here today, do you know of
2	Q. Have you ever used an ATM at Diamond	20	any non-TCF Bank ATM machines that you can use
2		21	to perform a withdrawal of cash that will not
2	2 A. No.	22	charge you a fee?
2	Q. Have you yourself ever taken	23	MR. RAPHAEL: Objection. Form. You can
2	4 photographs of the ATM at Diamond Bank?	. 24	answer.
	41		43
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1			
	1 A. No.	1	THE WITNESS: I think it's WaMu.
:	Q. Do you have any friends or family who	1 2	THE WITNESS: I think it's WaMu. BY MR. BELONGIA:
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3	Q. Do you have any friends or family who are plaintiffs in any pending class action cases?	2	BY MR. BELONGIA:
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or a with the same of

Ca	se 1:07-cv-06403 Document 57-4	Fi	iled 07/30/2008 Page 13 of 27
1	Q. And how did you know that?	1	Q. What did you do after this conversation
2	on the control of th	2	with your daughter where you learned that,
3	Q. When did your daughter tell you?	. 3	according to your daughter, an ATM has to have
4	A. I don't remember that.	4	fee set and posted on its face?
5	Q. How soon before August 2nd, 2007, did	5	A. Nothing.
6	she tell you that?	6	Q. Obviously, at some point you did do
7	A. I don't remember.	7	something, because we're sitting here today wit
8	Q. Do you know how she knew that?	8	counsel here, who has filed a lawsuit on your
9	A. Through her friend.	9	behalf and behalf of others regarding the
10	·	10	alleged failure of the ATM at Diamond Bank to
11	BY MR. BELONGIA:	11	have a fee sign posted.
12	Q. And do you know who her friend is? A	12	So would it be fair to say at some
13	name?	13	point you engaged counsel, is that right?
14	MR. RAPHAEL: Tell him, if you know. If you	14	A. Yes.
15	don't know, then you don't know. This isn't a	15	Q. And as a ground rule, we're going to
16	memory test. Don't feel bad if you don't know	16	state right now, and your lawyer is going to
17	questions or answers that he's asking. If you	17	
18	don't remember, say I don't remember and that's	ŧ.	agree with me, that any of my questions from here forth when I ask you something I'm not
19		18	
20	okay.  THE WITNESS: I don't know who told her. She	19	asking you anything that you talked about with
21		20	counsel, anything that you shared with counsel,
ŀ	said it was a friend.	21	any documents you gave him.
22	BY MR. BELONGIA:	22	Those are all attorney-client,
23	Q. Did you ever talk to that friend, or is	23	attorney-work product, and those are all
24	it just solely a friend?	24	privileged; okay? So I'm not asking about any
-	45		
1	A Shota just a friend I don't know who		of these things
2	A. She's just a friend. I don't know who told her.	1	of those things.
-3	Q. Do you know if that friend was a	2	MR. RAPHAEL: I'm in agreement with him. THE WITNESS: Okay.
4	plaintiff in any pending litigation regarding	3	
5	ATM fee notices?	4	MR. RAPHAEL: He said I was going to agree
6		5	with him, and he was right.
_	A. When she told me it was a friend, she	6	BY MR. BELONGIA:
, 8	didn't tell me who the friend was at the time.	7	Q. So I'm not inquiring into any of those
	So I don't know who the friend was.	8	things, and I don't want to know any of your
9	Q. Can you tell me about the conversation	9.	conversations.
10	you had with your daughter about the legal	10	MR. RAPHAEL: So when he asks you a question
11	requirement that fee notices be posted on an ATM	11	if you can answer it without referencing
12	machine? In other words, how did this	12	anything I may have told you or any of the
13	conversation first start?	13	people working at my office may have told you,

ling to your daughter, an ATM has to have a and posted on its face? Nothing. Obviously, at some point you did do ning, because we're sitting here today with el here, who has filed a lawsuit on your and behalf of others regarding the failure of the ATM at Diamond Bank to fee sign posted. to would it be fair to say at some ou engaged counsel, is that right? And as a ground rule, we're going to ght now, and your lawyer is going to with me, that any of my questions from rth when I ask you something I'm not you anything that you talked about with il, anything that you shared with counsel, cuments you gave him. hose are all attorney-client, y-work product, and those are all ed; okay? So I'm not asking about any 47 things. RAPHAEL: I'm in agreement with him.

conversation first start? 14 A. I don't remember how it started but she 15 just -- I remember her telling me about it. But I don't remember how it started. 16 17 Q. Was this a conversation she just out of 18 the blue said, hey, by the way, did you know the 19 fabulous fact that ATM's need to have fee 20 notices posted, or was this in response to 21 something you said to her? 22 A. I don't remember. I don't remember how 23 it started. We sometimes talk about things, and 24 it must have come up.

WITNESS: Okay. RAPHAEL: He said I was going to agree , and he was right. BELONGIA: to I'm not inquiring into any of those and I don't want to know any of your ations. RAPHAEL: So when he asks you a question, n answer it without referencing I may have told you or any of the people working at my office may have told you, 13 14 cool. If not, you can't answer it. 15 THE WITNESS: Okay. 16 BY MR. BELONGIA: 17 Q. The alleged transaction at the alleged 18 deficient ATM occurred on August 2nd, 2007, and the lawsuit was filed on November 21st, 2007. 19 Do you recall approximately when you 20 21 first contacted Mr. Raphael to discuss a

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23

24

potential lawsuit?

A. No. Q. Would it be fair to say that you did

1			
1	not participate in the drafting of the lawsuit?	1	Diamond Bank.
2	· ·	2	BY MR. BELONGIA:
3		3	Q. Were these photographs taken after the
4		4	time that you used the machine?
5	BY MR. BELONGIA:	5	MR. RAPHAEL: Objection. Foundation.
6	Q. You didn't sit at a computer and work	6	THE WITNESS: I wouldn't know.
7	on a draft lawsuit with Mr. Raphael? You left	7	MR. RAPHAEL: You want me to make this
8	that to the attorneys to prepare the pleadings,	8	easier?
9	is that right?	9	MR. BELONGIA: Yeah.
10	A. The attorney does everything for me.	10	MR. RAPHAEL: I showed her the website photo,
11	Q. And I believe you testified – and if I	11	and the two photos you guys took. If you would
12	already asked this and you answered, I	12	ask her about those photos, she would have some
13	apologize. I'm getting old and senile.	13	familiarity with them.
14	But you did not ever take any	14	MR. BELONGIA: Okay.
15	photographs of the ATM at issue, correct?	15	MR. RAPHAEL: And as far as I know, I didn't
16	A. That's correct.	16	show her any other photos, other than those.
17	Q. Prior to coming to this deposition	17	BY MR. BELONGIA:
18	today, did you review any documents to prepare	18	Q. After you completed your transaction at
19	for this deposition?	19	the ATM at Diamond Bank on August 2nd, 2007, did
20	MR. RAPHAEL: I'm going to object to work	20	you ever notify anyone at the bank to alert them
21	product, attorney-client privilege but I'll let	21	to the fact that the ATM did not have a fee sign
22	her – without waiving that objection and	22	posted on its face?
23	subject to that objection, answer the question.	23	MR. RAPHAEL: Objection. Asked and answered.
24	THE WITNESS: I just looked	24	You can answer.
	49		51
1	MR. RAPHAEL: He asked a yes or no question.	955229	THE WITNESS: No.
2	THE WITNESS: Oh, I'm sorry. Yes.	2	BY MR. BELONGIA:
3	BY MR. BELONGIA:	3	
4	What documents did you review?	B .	<ul> <li>Q. And earlier you testified that you</li> </ul>
5	C. What documents did you review?	4	Q. And earlier you testified that you never notified them that you were charged a fee,
	MR. RAPHAEL: Now I'm going to object based	4 5	
6	· · · · · · · · · · · · · · · · · · ·		never notified them that you were charged a fee,
6 7	MR. RAPHAEL: Now I'm going to object based	5	never notified them that you were charged a fee, but this was about whether or not you notified
	MR. RAPHAEL: Now I'm going to object based on the work product and attorney-client	5 6	never notified them that you were charged a fee, but this was about whether or not you notified them about the fee sign being posted.
7	MR. RAPHAEL: Now I'm going to object based on the work product and attorney-client privilege and instruct my client not to answer	5 6 7	never notified them that you were charged a fee, but this was about whether or not you notified them about the fee sign being posted. And why did you not choose to notify
7 8	MR. RAPHAEL: Now I'm going to object based on the work product and attorney-client privilege and instruct my client not to answer that question.	5 6 7 8	never notified them that you were charged a fee, but this was about whether or not you notified them about the fee sign being posted.  And why did you not choose to notify them of the fee notice not being on the ATM
7 8 9	MR. RAPHAEL: Now I'm going to object based on the work product and attorney-client privilege and instruct my client not to answer that question.  If you ask a different question, it'll	56789	never notified them that you were charged a fee, but this was about whether or not you notified them about the fee sign being posted.  And why did you not choose to notify them of the fee notice not being on the ATM machine?
7 8 9 10	MR. RAPHAEL: Now I'm going to object based on the work product and attorney-client privilege and instruct my client not to answer that question.  If you ask a different question, it'll be okay.	5 6 7 8 9 10	never notified them that you were charged a fee, but this was about whether or not you notified them about the fee sign being posted.  And why did you not choose to notify them of the fee notice not being on the ATM machine?  MR. RAPHAEL: Objection. Form of the
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			<u> </u>
1	you used an ATM machine that did not have a fee	1	(WHEREUPON, a discussion was had
2	sign posted and you were charged for the	2	off the record.)
3	transaction?	3	MR. BELONGIA: We're done.
4	A. I can't remember right now.	4	(FURTHER DEPONENT SAITH NAUGHT.)
5	MR. BELONGIA: Just give me a minute here.	5	
6	MR. RAPHAEL: You're almost done?	6	
7	MR. BELONGIA: Yeah.	7	
8	BY MR. BELONGIA:	8	
9	Q. Do you recall while performing the	9	
10	transaction at the ATM at Diamond Bank what	10	
11	specifically the fee notice said on the screen?	11	
12	A. On the screen?	12	
13	Q. Correct.	13	
14	A. It said \$2.	14	
15	,		
1	Q. And it said you would be charged \$2 if	15	
16	you continued with the transaction, is that	16	
17	right?	17	
18	A. Yes.	18	
19	Q. And we agree that you continued with	19	
20	the transaction?	20	
21	A. Yes.	21	•
22	Q. After you leave the doctor's office, do	22	
23	you typically go home from there?	23	
ł			
24	A. Most of the time.	24	
ł		24	55
24	A. Most of the time.	Section Commence	
24 1	A. Most of the time.  53  Q. How do you get home from the doctor's	24 1 2	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS
24 1 2	A. Most of the time.  53  Q. How do you get home from the doctor's office? Do you take the El or take a cab?	1	IN THE UNITED STATES DISTRICT COURT
24 1	A. Most of the time.  53  Q. How do you get home from the doctor's office? Do you take the El or take a cab?  A. I take the El.	1 2	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS
1 2 3 4	A. Most of the time.  53  Q. How do you get home from the doctor's office? Do you take the El or take a cab?  A. I take the El.  Q. And that's the Brown Line that you use?	1 2 3	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION
1 2 3 4 5	A. Most of the time.  53  Q. How do you get home from the doctor's office? Do you take the El or take a cab?  A. I take the El.  Q. And that's the Brown Line that you use?  A. Yes.	1 2 3 4	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION CARMEN FLORES,
1 2 3 4 5	A. Most of the time.  53  Q. How do you get home from the doctor's office? Do you take the El or take a cab?  A. I take the El.  Q. And that's the Brown Line that you use?  A. Yes.  Q. Do you recall after using the ATM at	1 2 3 4 5 6 7	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION CARMEN FLORES, ) individually and on ) behalf of all others ) No. 07 C 6403 similarly situated, ) Judge Hibbler
1 2 3 4 5 6 7	A. Most of the time.  53  Q. How do you get home from the doctor's office? Do you take the El or take a cab?  A. I take the El.  Q. And that's the Brown Line that you use?  A. Yes.  Q. Do you recall after using the ATM at Diamond Bank whether you proceeded to take the	12345678	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION CARMEN FLORES, ) individually and on ) behalf of all others ) No. 07 C 6403 similarly situated, ) Judge Hibbler Plaintiff, ) Magistrate
1 2 3 4 5 6 7 8	A. Most of the time.  53  Q. How do you get home from the doctor's office? Do you take the El or take a cab?  A. I take the El.  Q. And that's the Brown Line that you use?  A. Yes.  Q. Do you recall after using the ATM at Diamond Bank whether you proceeded to take the El home, or did you take a cab?	123456789	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION CARMEN FLORES, ) individually and on ) behalf of all others ) No. 07 C 6403 similarly situated, ) Judge Hibbler Plaintiff, ) Magistrate vs. ) Judge Valdez
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1 2 3 4 5 6 7 8 9 10 11 12	A. Most of the time.  Q. How do you get home from the doctor's office? Do you take the EI or take a cab?  A. I take the EI. Q. And that's the Brown Line that you use? A. Yes. Q. Do you recall after using the ATM at Diamond Bank whether you proceeded to take the EI home, or did you take a cab?  A. I know I don't take cabs, so I don't remember if I took the EI home. Q. If you don't use the EI, what other way do you use to get home?	1 2 3 4 5 6 7 8 9 10 11 2 13	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION  CARMEN FLORES, ) individually and on ) behalf of all others ) No. 07 C 6403 similarly situated, ) Judge Hibbler Plaintiff, ) Magistrate vs. ) Judge Valdez  DIAMOND BANK, ) Defendant. ) I, CARMEN FLORES, being first duly sworn, on oath say that I am the deponent in the
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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Most of the time.  Q. How do you get home from the doctor's office? Do you take the EI or take a cab?  A. I take the EI.  Q. And that's the Brown Line that you use?  A. Yes.  Q. Do you recall after using the ATM at Diamond Bank whether you proceeded to take the EI home, or did you take a cab?  A. I know I don't take cabs, so I don't remember if I took the EI home.  Q. If you don't use the EI, what other way do you use to get home?  A. I take a walk down Clark by the lake going north.  Q. And how long does it take you to walk home?  A. Well, I don't walk all the way home. I just walk up one of the big streets, maybe Diversey, and then take the bus.  MR. BELONGIA: Nothing further. I'll order. Signature?  MR. RAPHAEL: Reserved. I might have a	1 2 3 4 5 6 7 8 9 10 1 12 13 14 15 16 17 18 19 20 12 23	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION  CARMEN FLORES, ) individually and on ) behalf of all others ) No. 07 C 6403 similarly situated, ) Judge Hibbler Plaintiff, ) Magistrate vs. ) Judge Valdez  DIAMOND BANK, ) Defendant. ) I, CARMEN FLORES, being first duly sworn, on oath say that I am the deponent in the aforesaid deposition taken on June 24, 2008; that I have read the foregoing transcript of my deposition, and affix my signature to same.  CARMEN FLORES  Subscribed and sworn to before me this day of , 2008

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57 STATE OF ILLINOIS 1 2 SS: COUNTY OF C O O K 3 4 I, KIMBERLEY M. TITSWORTH, a notary 5 public within and for the County of Cook County 6 and State of Illinois, do hereby certify that 7 heretofore, to-wit, on June 24, 2008, personally appeared before me, at 53 West Jackson - 8 9 Boulevard, Suite 315, Chicago, Illinois, 10 CARMEN FLORES, in a cause now pending and 11 undetermined in the United States District 12 Court, Northern District, wherein CARMEN FLORES, 13 individually and on behalf of all others similarly situated, is the Plaintiff, and 14 15 DIAMOND BANK is the Defendant. 16 I further certify that the said 17 CARMEN FLORES was first duly sworn to testify 18 the truth, the whole truth and nothing but the 19 truth in the cause aforesaid; that the testimony 20 then given by said witness was reported 21 stenographically by me in the presence of the 22 said witness, and afterwards reduced to typewriting by Computer-Aided Transcription, and 23 24 the foregoing is a true and correct transcript

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1	of the testimony so given by said witness as	
2	aforesaid.	
3	I further certify that the signature to	. :
4	the foregoing deposition was reserved by counsel	. *
5	for the respective parties and that there were	
6	present at the deposition the attorneys	
7	hereinbefore mentioned.	
8	I further certify that I am not counsel	
9	for nor in any way related to the parties to	
10	this suit, nor am I in any way interested in the	
11	outcome thereof.	
12	IN TESTIMONY WHEREOF: I have hereunto	
13	set my hand and affixed my notarial seal this	
14	27 day of TWE, 2008.	
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16		
17		
18	gealleg	
19	Kimbreley M. Titsworth	
20	NOTARY PUBLIC, COOK COUNTY, ILLINOIS	٠
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